UNITED STATES DISTRICT COURT

for the

	Distric	et of Puerto Rico
Date of Previou	United States of America v. Description DE JESUS ROSARIO DE LA CRUZ Diss Judgment: SEPTEMBER 15, 1999 Amended Judgment if Applicable)	Case No: 98-CR-0020-001 (JAF) *USM No: 15626-069 RAFAEL ANGLADA, ESQ. Defendant's Attorney
	AMENDED Order Regarding Motion for	Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)
§ 3582(c)(2) for subsequently be	r a reduction in the term of imprisonment imp	of the Bureau of Prisons the court under 18 U.S.C. osed based on a guideline sentencing range that has ed States Sentencing Commission pursuant to 28 U.S.C.
IT IS ORDERI ⊠ DEN		reviously imposed sentence of imprisonment (as reflected in months is reduced to
Previous Offens Criminal Histor Previous Guidel II. SENTENC The reduced The previous of sentencing	y Category: line Range: to months E RELATIVE TO AMENDED GUIDELIN sentence is within the amended guideline ran s term of imprisonment imposed was less than g as a result of a departure or Rule 35 reduction deline range.	Amended Offense Level: Criminal History Category: Amended Guideline Range: to months TE RANGE
This is a powde	NAL COMMENTS or cocaine case where the defendant was held to cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity amendments are not appropriately according to the cocaine retroactivity according to the cocaine retroactivity amendment according to the cocaine retroactivity according to th	responsible for 200 kgs. of cocaine, not a crack cocaine plicable.
Except as provid	ded above, all provisions of the judgment date ERED .	edshall remain in effect.
Order Date:	July 3, 2008	s/José A. Fusté
Effective Date:	(if different from order date)	Judge's signature JOSE A. FUSTE, U.S. DISTRICT JUDGE Printed name and title